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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/944,515	08/31/2001	Samuel H. Duncan	15311-2292	3331
24267 . 75	90 10/12/2004		EXAMINER	
CESARI AND MCKENNA, LLP			MASON, DONNA K	
88 BLACK FA	LCON AVENUE			
BOSTON, MA	02210		ART UNIT	PAPER NUMBER
·			2111	

DATE MAILED: 10/12/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	09/944,515	DUNCAN ET AL.	· h- \			
Office Action Summary	Examiner	Art Unit				
	Donna K. Mason	. 2111				
The MAILING DATE of this communication Period for Reply	appears on the cover sheet v	vith the correspondence address	}			
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailling date of this communication If the period for reply specified above is less than thirty (30) days, a lift NO period for reply is specified above, the maximum statutory period for reply wilthin the set or extended period for reply will, by significant to reply received by the Office later than three months after the nearned patent term adjustment. See 37 CFR 1.704(b).	ON. R 1.136(a). In no event, however, may a n. a reply within the statutory minimum of th riod will apply and will expire SIX (6) MC tatute, cause the application to become A	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this commun ABANDONED (35 U.S.C.§ 133).	iication.			
Status						
1) Responsive to communication(s) filed on 1	<u>4 June 2004</u> .					
2a) ☐ This action is FINAL . 2b) ☑ 3	This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice und	ler Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-9 and 11-18</u> is/are pending in the	ne application.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-9 and 11-18</u> is/are rejected.						
7) ☐ Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction are	nd/or election requirement.					
Application Papers			,			
9)☐ The specification is objected to by the Exar	miner.					
10)⊠ The drawing(s) filed on 18 January 2002 is,	/are: a)⊠ accepted or b)□	objected to by the Examiner.				
Applicant may not request that any objection to	the drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the co	rrection is required if the drawin	g(s) is objected to. See 37 CFR 1.	121(d).			
11)☐ The oath or declaration is objected to by the	e Examiner. Note the attache	ed Office Action or form PTO-15	52.			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for force a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the application from the International But * See the attached detailed Office action for a	nents have been received. nents have been received in priority documents have bee reau (PCT Rule 17.2(a)).	Application No n received in this National Stag	e			
	,					
Attachment(s)						
1) Notice of References Cited (PTO-892)		Summary (PTO-413)				
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date 	′	v(s)/Mail Date · Informal Patent Application (PTO-152) 				

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-9 and 11-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 5,956,516 to Pawlowski in view of *PCI Local Bus Specification*Product Version, Rev. 2.1 ("PCI Specification").

With regard to claims 1-8, Pawlowski discloses a method for preventing passive release of interrupts within a computer system, the computer system having at least one processor (Fig. 1, item 12) for servicing the interrupts, one or more input/output (I/O) devices (Fig. 1, items 50, 52, 54, 56, and 58) configured to issue interrupts (column 3, lines 24-26), and an I/O bridge (Fig. 1, item 12) having a plurality of ports (Fig. 1, item 38) to which I/O devices are coupled and configured to interface between the I/O devices and the processor. The method includes the steps of: asserting an interrupt signal by a subject I/O device coupled to a given port of the I/O bridge (column 3, lines 24-26); forwarding an interrupt message corresponding to the interrupt signal to the processor for servicing (column 3, lines 50-53); setting an interrupt pending flag in response to assertion of the interrupt signal (column 5, lines 45-49). In response to the interrupt being serviced, generating a first message, the first message notifying the subject I/O device that the interrupt has been serviced, and sending the first message to

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the given port of the I/O bridge (column 6, lines 40-41); generating a second message for clearing the interrupt pending flag, and sending the second message to the given port of the I/O bridge after the first message has been sent (column 6, lines 44-45); deasserting the interrupt signal in response to the first message (column 6, lines 49-50); and clearing the interrupt pending flag at the interrupt file in response to the second message (column 6, lines 40-41). With regard to the features of claims 2-8, see column 6, lines 37-65.

With regard to claim 9, Pawlowski discloses the method where the computer system includes a plurality of processors (column 3, lines 50-53), at least one of which is designated to service interrupts from the subject I/O device, and a plurality of I/O bridges (Fig. 1, items 16 and 82) each I/O bridge coupled to a plurality of I/O devices configured to assert respective interrupt signals.

With regard to claims 11 and 18, Pawlowski discloses the method and computer system where the interrupt signals are level sensitive interrupts (LSIs) (column 6, lines 21-36).

With regard to claim 12, Pawlowski discloses a computer system (Fig. 1, item 10) including: a plurality of input/output (I/O) devices (Fig. 1, items 50, 52, 54, 56, and 58) configured to assert and deassert respective interrupt signals (column 3, lines 24-26); at least one processor (Fig. 1, item 12) for servicing interrupts from the I/O devices; and an I/O bridge (Fig. 1, item 16) configured to interface between the I/O devices and the at least one processor, the I/O bridge having a plurality of ports (Fig. 1, item 38) to which the I/O devices are coupled and an interrupt controller (Fig. 1, item 34) configured to

detect the assertion and deassertion of the interrupt signals. The interrupt controller, in response to assertion of an interrupt signal by a subject I/O device coupled to a given I/O bridge port, issues an interrupt message to the processor and sets an interrupt pending flag (column 5, lines 45-49). The processor, upon servicing the interrupt, sends first and second messages to the given port of the I/O bridge, the first message notifying the subject I/O device that the interrupt has been serviced, and the second message clearing the interrupt pending flag (column 6, lines 37-48); the subject I/O device deasserts the interrupt signal in response to the first message (column 6, lines 49-50); and the interrupt pending flag is cleared in response to the second message (column 6, lines 40-41).

With regard to claims 13 and 14, Pawlowski discloses the computer system where the I/O bridge further includes an interrupt port (Fig. 1, item 38) at which the interrupt controller is disposed, and the given port of the I/O bridge forwards the second message to the interrupt port after forwarding the first message to the subject I/O device. Pawlowski also discloses the computer system where the interrupt port of the I/O bridge includes at least one register (Fig. 3, item 170) at which the interrupt pending flag is implemented.

With regard to claim 15, Pawlowski discloses the computer system where the I/O bridge port includes a read cache for buffering messages received from the at least one processor, and an ordering engine operatively coupled to a read cache, and the ordering engine is configured to release messages buffered in the read cache in the same order as which they were received (column 4, lines 56-60).

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With regard to claims 16 and 17, Pawlowski discloses computer system, further including an interrupt collector having a parallel-load shift register for receiving the interrupt signals from the I/O devices, the serial shift register configured to transfer information indicating the assertion or deassertion of interrupt signals to the interrupt controller through one or more serial shift operations, and where the interrupt collector transfers the information in response to a request from the interrupt controller, and the interrupt controller is configured to limit the number of serial shift operations performed by the interrupt collector so as to receive only information associated with interrupt signals that have been enabled (see column 5, lines 41-64).

Pawlowski does not expressly disclose where the first message and second message are each an ordered message, as claimed.

The *PCI Specification* discloses ordered messages (page 258, section entitled "Producer - Consumer Ordering Model").

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to combine the *PCI Specification* with Pawlowski. The suggestion or motivation for doing so would have been to prevent deadlock of the system bus (page 257).

Therefore, it would have been obvious to combine the *PCI Specification* with Pawlowski to obtain the invention as specified in claims 1-9 and 11-18.

3. Claims 1, 12 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,629,179 to Bashford.

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With regard to claims 1 and 12, Bashford discloses a method and computer system (Fig. 1) including: a plurality of input/output (I/O) devices (Fig. 1, items 116) configured to assert and deassert respective interrupt signals; at least one processor (Fig. 1, item 106) for servicing interrupts from the I/O devices; and an I/O bridge (Fig. 1, item 112) configured to interface between the I/O devices and the at least one processor, the I/O bridge having a plurality of ports (Fig. 2, item 206) to which the I/O devices are coupled and an interrupt controller (Fig. 2, item 210 and Fig. 4, item 402) configured to detect the assertion and deassertion of the interrupt signals. The interrupt controller, in response to assertion of an interrupt signal by a subject I/O device coupled to a given I/O bridge port, issues an interrupt message to the processor and sets an interrupt pending flag (column 6, lines 57-67 to column 7, lines 1-41). The processor, upon servicing the interrupt, sends first and second messages to the given port of the I/O bridge, the first message notifying the subject I/O device that the interrupt has been serviced, and the second message clearing the interrupt pending flag (column 9, lines 50-64); the subject I/O device deasserts the interrupt signal in response to the first message (column 9, lines 50-64); and the interrupt pending flag is cleared in response to the second message (column 9, lines 50-64).

With regard to claim 15, Bashford discloses the computer system where the I/O bridge port includes a read cache for buffering messages received from the at least one processor, and an ordering engine operatively coupled to a read cache, and the ordering engine is configured to release messages buffered in the read cache in the

same order as which they were received (see generally, Fig. 4 and column 2, lines 40-

67 to column 3, lines 1-50).

Bashford does not expressly disclose where the first message and second message are each an ordered message, as claimed.

The *PCI Specification* discloses ordered messages (page 258, section entitled "Producer - Consumer Ordering Model").

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to combine the *PCI Specification* with Bashford. The suggestion or motivation for doing so would have been to prevent deadlock of the system bus (page 257).

Therefore, it would have been obvious to combine the *PCI Specification* with Bashford to obtain the invention as specified in claims 1, 12, and 15.

Response to Arguments

4. Applicant's arguments, see pages 9-13, filed June 14, 2004, with respect to the rejections of claims 1-9 and 11-18 under 35 U.S.C. 102(e) have been fully considered and are persuasive. Therefore, the rejections have been withdrawn. However, upon further consideration, new grounds of rejection are made in view of Bashford and the *PCI Specification*.

The Examiner is persuaded that U.S. Patent No. 5,956,516 to Pawlowski fails to expressly disclose generating "ordered" messages as claimed. However, the *PCI* Specification teaches this feature.

The Examiner is also persuaded that U.S. Patent No. 6,065,088 to Bronson fails to expressly disclose clearing of an interrupt pending flag in response to a second message, as claimed. However, newly cited U.S. Patent No. 6,629,179 to Bashford in view of the *PCI Specification* teaches this feature, as claimed.

Conclusion

5. A shortened statutory period for reply is set to expire THREE MONTHS from the mailing date of this communication. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this communication.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Donna K. Mason whose telephone number is (571) 272-3629. The examiner can normally be reached on Monday - Friday, 8:30am - 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark H. Rinehart can be reached on (571) 272-3632. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

DKM